

Translation



PCT/JP2004/000234

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

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Applicant's or agent's file reference 3151WO0P	FOR FURTHER AC	TION	See Form PCT/IPEA/416	
International application No.	International filing dat	e (day/month/year)	Priority date (day/month/year)	
PCT/JP2004/000234	15 January 2004	4 (15.01.2004)	17 January 2003 (17.01.2003)	
International Patent Classification (IPC) or n A61K 45/00, 31/553, A61P 19/0				
Applicant TAKEDA	PHARMACEUTIO	CAL COMPANY	LIMITED	
This report is the international prelin Authority under Article 35 and trans			s International Preliminary Examining 66.	
2. This REPORT consists of a total of	5 sheets,	including this cover	sheet.	
3. This report is also accompanied by		_		
a. (sent to the applicant and to the International Bureau) a total of sheets, as follows:				
sheets of the desc and/or sheets con Administrative Ir	taining rectifications au	rawings which have l thorized by this Auth	been amended and are the basis of this report nority (see Rule 70.16 and Section 607 of the	
beyond the discle Supplemental Bo	osure in the internationa x.	l application as filed	ty considers contain an amendment that goes, as indicated in item 4 of Box No. I and the	
	, containdicated in the Supplem	ning a sequence listi	ype and number of electronic carrier(s)) ng and/or tables related thereto, in computer to Sequence Listing (see Section 802 of the	
4. This report contains indications rela	ating to the following ite	ms:		
Box No. I Basis of the r	eport			
Box No. II Priority				
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
Box No. IV Lack of unity of invention				
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;				
citations and explanations supporting such statement Box No. VI Certain documents cited				
Box No. VI Certain defects in the international application				
	vations on the internation		•	
Date of submission of the demand		Date of completion	of this report	
18 February 2004 (18.02.2004)		15	December 204 (15.12.204)	
Name and mailing address of the IPEA/JP		Authorized officer		
Pacsimile No		Telephone No.	•	



INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

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Box No	. I	Basis of the report
1. With	rwise in	to the language, this report is based on the international application in the language in which it was filed, unless adicated under this item.
	This whic	report is based on translations from the original language into the following language, h is language of a translation furnished for the purpose of:
ļ		international search (under Rules 12.3 and 23.1(b))
		publication of the international application (under Rule 12.4)
	Ш	international preliminary examination (under Rules 55.2 and/or 55.3)
jurni	snea to	to the elements of the international application, this report is based on (replacement sheets which have been the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" annexed to this report):
	The in	nternational application as originally filed/furnished
	the de	escription:
	pages	, as originary most arms no
	pages	
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<u> </u>	the cla	aims:
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	a sequ	tence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
,	These	
3		mendments have resulted in the cancellation of:
	\equiv	the description, pages
	=	the claims, Nos.
		the drawings, sheets/figs
		the sequence listing (specify):
	Ш	any table(s) related to sequence listing (specify):
4.	made, (Rule	eport has been established as if (some of) the amendments annexed to this report and listed below had not been since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box 70.2(c)). the description, pages
	ٔ لیا	any table(s) related to sequence listing (specify):
* If iten	n 4 app	lies, some or all of those sheets may be marked "superseded."



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Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of: the entire international application. claims Nos. _ 16, 17 because: the said international application, or the said claims Nos. _ relate to the following subject matter which does not require an international preliminary examination (specify): Claims 16 and 17 relate to a method for treatment of the human body by therapy, which does not require an international preliminary examination by the International Preliminary Examining Authority in accordance with the provisions of PCT Article 34(4)(a)(i) and those of PCT Rule 67.1(iv). the description, claims or drawings (indicate particular elements below) or said claims Nos. _ are so unclear that no meaningful opinion could be formed (specify): the claims, or said claims Nos. _ are so inadequately supported by the description that no meaningful opinion could be formed. no international search report has been established for said claims Nos. the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that: the written form has not been furnished does not comply with the standard the computer readable form has not been furnished does not comply with the standard the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions. see Supplemental Box for further details.



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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement 1. Statement Novelty (N) Claims YES 6-14 Claims NO 1-5, 15, 18, 19 Inventive step (IS) Claims YES Claims NO 1-15, 18, 19 Industrial applicability (IA) Claims YES 1-15, 18, 19 Claims NO

2. Citations and explanations (Rule 70.7)

Document 1: Inhibition of Cholesterol Synthesis by Squalene Synthase Inhibitors Does Not Induce Myotoxicity in Vitro, (O.P. Flint, et al.), Toxicology and Applied Pharmacology, 1997, Vol. 145, No. 1, pages 91-98 Document 2: WO, 97-10224, A1 (Takeda Chemical Industries, Ltd.), 20 March, 1997 (20.03.97) Document 3: WO, 01-98282, A1 (Takeda Chemical Industries, Ltd.), 27 December, 2001 (27.12.01)

Document 1 cited in the ISR describes that myotoxicity derived from an inhibition drug against HMG-CoA reductase is controlled by a compound having an effect of inhibiting squalene synthase (see particularly to Abstract).

Document 2 cited in the ISR describes that the compounds described in claims 6-14 of the present application have an effect of inhibiting squalene synthase (see particularly Claim 22, Examples 13-1 and 36, etc.).

Document 3 cited in the ISR describes that the compounds described in claims 6-12 of the present application have an effect of inhibiting squalene synthase (see particularly Claim 19, Examples 36, etc.).

Claims 1-5, 15, 18 and 19

The subject matters of claims 1-5, 15, 18 and 19 are described in document 1, and so do not appear to be novel or to involve an inventive step.

Claims 6-14

The subject matters of claims 6-14 are not described in documents 1-3, and so do not appear to be novel.

The subject matters of the above claims of the present application specify compounds having an effect of inhibiting squalene synthase, but a person skilled in the art could have easily used the compounds described in documents 2 and 3 as those having an effect of inhibiting squalene synthase in cited document 1.

It is also not considered that they produce a particular effect.

Accordingly, the subject matters of claims 6-14 do not appear to involve an inventive step in view of documents 1-3.



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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 1-5, 15, 18 and 19

The above claims of the present application relate to skeletal-muscle protection agents having as an active ingredient a compound defined by a desired characteristic as "compounds having an effect of inhibiting squalene synthase" or "compounds having an effect of controlling the reduction of geranylgeranylation metabolites in myocytes". The above claims of the present application encompass all the compounds having such characteristic; however, only a small part of the compounds of the claims are supported and disclosed in the sense of PCT Article 6 by the specification and disclosed in the sense of PCT Article 5.

The scope of "compounds having an effect of inhibiting squalene synthase" and "compounds having an effect of controlling the reduction of geranylgeranylation metabolites in myocytes" cannot be specifically defined, even with the common technical knowledge at the time of filing of the present application. Accordingly, the above claims of the present application do not satisfy the requirement of clearness according to the provisions of PCT Article 6.